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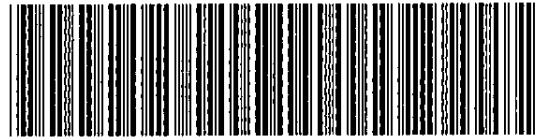
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**IN THE CIRCUIT COURT IN AND FOR THE SIXTH JUDICIAL CIRCUIT
IN AND FOR PINELLAS COUNTY, FLORIDA
CIVIL DIVISION**

IN RE:

SEDA ENVIRONMENTAL, LLC
A Florida Limited Liability Company,

Case No.: 1200 7223CI
Section: 021

ORDER

THIS MATTER came before the Court on Petitioner's Unopposed Motion for Entry of Order Laying Aside Dissolution, or in the Alternative, Judgment Rendering the Prior Dissolution Void. In support of this Motion, Petitioners have submitted Affidavits, a copy of the previously filed Articles of Dissolution, and all relevant correspondence from the Florida Secretary of State indicating that a judicial order is required in order to reinstate Seda Environmental, LLC to active corporate status. This court having reviewed the Court file, Petitioner's Motion, the foregoing Affidavits, applicable law, and being otherwise fully advised in the premises, makes the following findings of fact:

1. The Court finds that the "Articles of Dissolution" for Seda Environmental, LLC filed on April 14, 2011, by and through Rosemarie Pietromonaco and Josef Dagn, as managing members of Seda Environmental, LLC were filed under mistake of fact and were without proper authority. The Court finds the Articles of Dissolution a nullity and *void ab initio*. Therefore, the Court finds that the Articles of Dissolution are of no force and effect.
2. The Court finds that the relief sought in the Petition was consented to by all members of Seda Environmental, LLC.

3. The Court recognizes that Seda Environmental, LLC will present this Order to the Florida Secretary of State, Division of Corporations, for purposes of seeking the reinstatement of Seda Environmental, LLC.

UPON CONSIDERATION of the above findings of fact, review of the file and being otherwise fully advised in the premises, it is, thereupon;

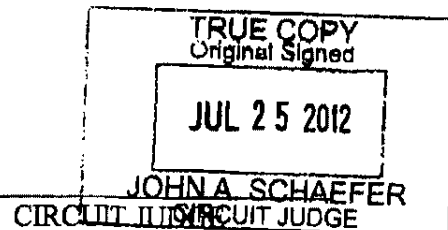
ORDERED AND ADJUDGED:

A. That Petitioner's Motion is **GRANTED**.

B. That the "Articles of Dissolution" for Seda Environmental, LLC filed on April 14, 2011, by and through Rosemarie Pietromonaco and Josef Dagn, as managing members of Seda Environmental, LLC were filed under mistake of fact and were without proper authority. Accordingly, the Court orders that the Articles of Dissolution are a nullity and *void ab initio*. The Court finds that the Articles of Dissolution are of no force and effect.

C. That the Florida Secretary of State, Division of Corporations, reinstate Seda Environmental, LLC to active corporate status upon presentment of this Order and payment of applicable fees.

DONE AND ORDERED in Chambers, at Clearwater, Pinellas County, Florida
this ____ day of ____ 2012.



Conformed copies to:
R. David Evans, Esq.
Counsel for Seda Environmental, LLC